EXHIBIT A

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

WSOU INVESTMENTS, LLC D/B/A	§	
BRAZOS LICENSING AND	§	CIVIL ACTION 6:20-cv-00571-ADA
DEVELOPMENT,	§	CIVIL ACTION 6:20-cv-00572-ADA
Plaintiff,	§	CIVIL ACTION 6:20-cv-00573-ADA
	§	CIVIL ACTION 6:20-cv-00574-ADA
	§	CIVIL ACTION 6:20-cv-00575-ADA
	§	CIVIL ACTION 6:20-cv-00576-ADA
	§	CIVIL ACTION 6:20-cv-00577-ADA
	§	CIVIL ACTION 6:20-cv-00578-ADA
v.	§	CIVIL ACTION 6:20-cv-00579-ADA
	§	CIVIL ACTION 6:20-cv-00580-ADA
	§	CIVIL ACTION 6:20-cv-00581-ADA
	§	CIVIL ACTION 6:20-cv-00582-ADA
	§	CIVIL ACTION 6:20-cv-00583-ADA
GOOGLE LLC,	§	CIVIL ACTION 6:20-cv-00584-ADA
Defendant.	§	CIVIL ACTION 6:20-cv-00585-ADA

SCHEDULING ORDER

Date	Item		
October 9, 2020	Plaintiff serves preliminary ¹ infringement contentions in the form a chart setting forth where in the accused product(s) each element		
	the asserted claim(s) are found. Plaintiff shall also identify the earliest priority date (<i>i.e.</i> , the earliest date of invention) for each asserted claim and produce: (1) all documents evidencing conception and reduction to practice for each claimed invention, and (2) a copy of the file history for each patent in suit.		
October 16, 2020	Case Management Conference		
October 30, 2020 (2 weeks after the CMC)	Deadline for Motions to Transfer		

¹ The parties may amend preliminary infringement contentions and preliminary invalidity contentions without leave of court so long as counsel certifies that it undertook reasonable efforts to prepare its preliminary contentions and the amendment is based on material identified after those preliminary contentions were served, and should do so seasonably upon identifying any such material. Any amendment to add patent claims requires leave of court so that the Court can address any scheduling issues.

Date	Item
December 4, 2020	Defendant serves preliminary invalidity contentions in the form of
(7 weeks after the	(1) a chart setting forth where in the prior art references each element
CMC)	of the asserted claim(s) are found, (2) an identification of any
,	limitations the Defendant contends are indefinite or lack written
	description under section 112, and (3) an identification of any claims
	the Defendant contends are directed to ineligible subject matter under
	section 101. Defendant shall also produce (1) all prior art referenced
	in the invalidity contentions, (2) technical documents, including
	software where applicable, sufficient to show the operation of the
	accused product(s), and (3) summary, annual sales information for
	the accused product(s) for the two years preceding the filing of the
	Complaint, unless the parties agree to some other timeframe.
December 18, 2020	Parties exchange claim terms for construction.
(9 weeks after the	Tarties exchange claim terms for construction.
CMC)	
January 8, 2021	Parties exchange proposed claim constructions.
(12 weeks after the	
CMC)	
January 13, 2021	Parties disclose extrinsic evidence. The parties shall disclose any
(13 weeks after the	extrinsic evidence, including the identity of any expert witness they
CMC)	may rely upon in their opening brief with respect to claim
	construction or indefiniteness. With respect to any expert identified,
	the parties shall identify the scope of the topics for the witness's
	expected testimony. With respect to items of extrinsic evidence, the
	parties shall identify each such item by production number or
	produce a copy of any such item if not previously produced.
January 15, 2021	Deadline to meet and confer to narrow terms in dispute and exchange
(13 weeks after the	revised list of terms/constructions.
CMC)	Parties 61a On anima alaine a matematic a lair 6. in also line and
January 22, 2021	Parties file Opening claim construction briefs, including any
(14 weeks after the	arguments that any claim terms are indefinite. ²
CMC) February 5, 2021	The parties shall disclose the identity of any rebuttal expert witness
(16 weeks after the	they may rely upon in their response brief with respect to claim
CMC)	construction or indefiniteness. With respect to any expert identified,
	the parties shall identify the scope of the topics for the witness's
	expected testimony.
February 12, 2021	Parties file Responsive claim construction briefs.

² The parties understand that the Court expects to issue a new version of the Order Governing Proceedings – Patent Case in the near future, and that the dates and sequence of *Markman* briefs may change based on the version of the order that issues.

Date	Item
(17 weeks after the CMC)	
February 26, 2021 (19 weeks after the CMC)	Parties file Reply claim construction briefs.
March 5, 2021 (20 weeks after CMC)	Parties submit Joint Claim Construction Statement and provide copies of briefs to the Court.
March 18, 2021 (22 weeks after CMC)	Parties submit option technical tutorials to the Court and technical advisor (if appointed). ³
March 25 – 26, 2021	Markman hearing at 9:00 a.m.
March 29, 2021 (1 business day after Markman hearing)	Fact Discovery opens; deadline to serve Initial Disclosures per Rule 26(a).
May 7, 2021 (6 weeks after Markman)	Deadline to add parties.
May 21, 2021 (8 weeks after Markman)	Deadline to serve Final Infringement and Invalidity Contentions. After this date, leave of Court is required for any amendment to Infringement or Invalidity contentions. This deadline does not relieve the Parties of their obligation to seasonably amend if new information is identified after initial contentions.
July 16, 2021 (16 weeks after Markman)	Deadline to amend pleadings. A motion is not required unless the amendment adds patents or claims.
Plaintiff proposes: September 24, 2021 (26 weeks after Markman) Defendant proposes: June 25, 2021	Deadline for the first of two meet and confers to discuss significantly narrowing the number of claims asserted and prior art references at issue. Unless the parties agree to the narrowing, they are ordered to contact the Court's Law Clerk to arrange a teleconference with the Court to resolve the disputed issues. Plaintiff's statement:
(13 weeks after Markman)	WSOU believes the parties should adhere to the OGP and the Court should adopt WSOU's proposal. A rushed discussion, midway through discovery, without the benefit of adequate discovery is not only inefficient, but prejudicial to WSOU claims.

³ The parties should contact the law clerk to request a Box link so that the party can directly upload the file to the Court's Box account.

Date	Item
	Defendant's statement:
	Google believes that an earlier discussion of case narrowing will be beneficial given the number of cases and claims asserted, and has proposed a deadline that is closer to the deadline for final contentions. Google believes that the parties can and should apply the Court's guidance on claim construction and the results of initial discovery to reduce the burden on the parties and the Court.
October 22, 2021 (30 weeks after Markman)	Close of Fact Discovery.
October 29, 2021 (31 weeks after Markman)	Opening Expert Reports.
November 29, 2021 (35 weeks after Markman)	Rebuttal Expert Reports.
December 17, 2021 (38 weeks after Markman)	Close of Expert Discovery.
December 24, 2021 (39 weeks after Markman)	Deadline for the second of two meet and confers to discuss narrowing the number of claims asserted and prior art references at issue to triable limits. To the extent it helps the parties determine these limits, the parties are encouraged to contact the Court's Law Clerk for an estimate of the amount of trial time anticipated per side. The parties shall file a Joint Report within 5 business days regarding the results of the meet and confer.
January 7, 2022 (40 weeks after Markman)	Dispositive motion deadline and <i>Daubert</i> motion deadline.
January 21, 2022	Deadline to file oppositions to dispositive motions and <i>Daubert</i> motions.
January 28, 2022	Deadline to file replies in support of dispositive motions and <i>Daubert</i> motions.
January 14, 2022 (42 weeks after Markman)	Serve Pretrial Disclosures (jury instructions, exhibit lists, witness lists, discovery and deposition designations).
January 28, 2022 (44 weeks after Markman)	Serve objections to pretrial disclosures/rebuttal disclosures.
February 4, 2022	Serve objections to rebuttal disclosures and file motions in limine.

Date	Item
(45 weeks after	
Markman)	
February 11, 2022	File Joint Pretrial Order and Pretrial Submissions (jury instructions,
(46 weeks after	exhibit lists, witness lists, discovery and deposition designations); file
Markman)	oppositions to motions in limine.
February 18, 2022 (47 weeks after Markman)	File Notice of Request for Daily Transcript or Real Time Reporting. If a daily transcript or real time reporting of court proceedings is requested for trial, the party or parties making said request shall file a notice with the Court and e-mail the Court Reporter, Kristie Davis at kmdaviscsr@yahoo.com . Deadline to meet and confer regarding remaining objections and disputes on motions <i>in limine</i> .
February 28, 2022	File joint notice identifying remaining objections to pretrial
(3 business days	disclosures and disputes on motion in limine.
before Final Pretrial	
Conference)	
March 4, 2022	Final Pretrial Conference.
(49 weeks after	
Markman)	
March 28, 2022	Jury Selection/Trial
(52 weeks after	
Markman) ⁴	

SIGNED this	day of	, 2020	
		ALAN D ALBRIGHT	

UNITED STATES DISTRICT JUDGE

⁴ If the actual trial date materially differs from the Court's default schedule, the Court will consider reasonable amendments to the case schedule post-*Markman* that are consistent with the Court's default deadlines in light of the actual trial date.